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Written Testimony on SB 159

I note that this bill, which expands the ability of an individual to set aside a qualifying criminal conviction, by allowing up to two "minor offenses," defines a minor offense as one punishable by up to 90 days. There are many misdemeanors that carry a 93 day maximum. Perhaps it was an oversight. If it is intentional, I am not sure I understand the logic. I know that reporting requirements on misdemeanors differ at this cutoff point, but is that a good reason to disqualify so many simple misdemeanors from this definition? It would also illogically treat individuals differently for the same crime, depending on when a law may have modified the penalty from 90 to 93 days, at some point in the legislative history.